<b>617 39</b> 41.65687	PATENT APPLICATION
SEP 1 5 2003 SIN THE UNITED STATES P	ATENT AND TRADEMARK OFFICE
PADRAM Pplicant: Kataoka et al.	) I hereby certify that this paper is being deposited with the
Serial No. 09/903,010	<ul> <li>United States Postal Service as FIRST-CLASS mail in an</li> <li>envelope addressed to: Commissioner for Patents, P.O. Box</li> <li>1450, Alexandria, VA 22313-1450, on this date.</li> </ul>
Filed: July 11, 2001	) 1 Sort 03 TYS ) Date Registration No. 29,367
For: LIQUID CRYSTAL DISPLAY DEVICE AND METHOD FOR FABRICATING THE SAME	F-CLASS.WCM Appr. February 20, 1998 Attorney for Applicant  )
Art Unit: 2826	)
Examiner: Sefer Ahmed N	)

## AMENDMENT FOR CORRECTION OF INVENTORSHIP UNDER 37 C.F.R. § 1.48(b)

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

The above-named Application has been subject to a restriction requirement, mailed August 13, 2003. In response to this requirement, Applicants have elected Group I, claims 1-38 and 44-74, and canceled nonelected claims 39-43, without prejudice.

With the cancellation of claims 39-43, a change in inventorship is necessary. Four of the joint inventors, Seiji Doi, Tetsuya Fujikawa, Takashi Takagi and Hiroyasu Inoue did not contribute to the subject matter of now cancelled Claims 39-43. Accordingly, Applicants request that the names Seiji Doi, Tetsuya Fujikawa, Takashi Takagi and Hiroyasu

09/16/2003 GWORDOF1 00000006 09903010 01 FC:1460 130.00 DP Inoue be deleted as joint inventors, as these inventors' contributions are no longer being claimed in the above-named Application. Therefore, the only remaining inventors in the above-named Application are Shingo Kataoka, Arihiro Takeda, Takahiro Sasaki, Tsutomu

Seino, Yoshio Koike, Hidefumi Yoshida, Yuichi Inoue, Kazutaka Hanaoka, Seiji Tanuma,

Takatoshi Mayama, Kimiaki Nakamura and Hideo Chida.

In fulfillment of the requirements of 37 C.F.R. § 1.48, a check for \$130.00, the fee set forth in 37 C.F.R. §1.17(h), is also enclosed herein.

Applicants respectfully request entry of this Amendment for Correction of Inventorship because the proper procedures required under 37 C.F.R. § 1.48(b) are believed to have been followed.

Respectfully submitted,

GREER, BURNS & CRAIN, LTD.

By

Patrick G. Burns

Registration No. 29,367

September 11, 2003

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